

Dear Judge TaylerSwain,
2/2/22

Reference Puerto Rico bond creditor numbers 179215 and 179204 (Elaine Lynn Irrevocable Trust and Melvin Lynn revocable Trust)

My name is Melvin Lynn and I am writing you because I and my deceased wife Elaine Lynn are creditors on numerous Puerto Rico bonds. My wife and I started buying the bonds when we were in our early years (1940 -1950) when we were looking to save money in a conservative manner for our growing family. We purchased the bonds with funds we both worked for. My wife was a school teacher and I was an engineer. We earned every investment dollar by working and saving for our golden years and our children's education. It was hard work to save, we did not take fancy vacations and my wife worked thru the summer vacations. The objective was to provide for our family and save for our future needs.

When we purchased the PR bonds they were considered good quality and high ratings. Little did we suspect that the bonds would fall into terrible conditions due to poor management who stole funds and lined their pockets. The bonds subsequently lost their high ratings and fell into bankruptcy. Our saving plans were in shambles. The bonds were virtually worthless and we were left with bonds to low in value for us to sell and insufficient to count on for recovery. We continued working and saving hoping for a recovering miracle. No one bailed us out and when the bonds matured they went into default and stopped paying the interest promised. My wife died in 2010 worrying about our future and our children's education.

I have read the arguments by the debtors on the subject of payment to my wife's and my bond holdings based upon the late response to the court's notification. What a very poor argument that is not substantiated by fact. I have been advised by council that bond holders need not submit proof of claim although I have submitted brokerage bond records on our bond holdings many times at each request. It's always the same data showing when we purchased the bonds and name of the brokerage company that held them. The data on the bonds never changed, the date of purchase the owners name and number of bonds. Further the argument that lateness of response is a terrible reason to deny a claimant compensation for a lifetime of work and savings.

Dear judge Swain, based upon the above arguments, I beseech you to reject the fallacious arguments of the debtors and look kindly to award those funds associated with my bonds to me and my wife's estate.

Sincerely yours,
Melvin Lynn
Melvin Lynn

7562 Granville Drive

Tamarac, FL 33321

(954) 663-0891

Reference Puerto Rico bond credit numbers 179713 and 179504 (Elaine Lynn Trevino) and
My name is Elaine Lynn Trevino and I am writing you because I and my deceased wife Elaine Lynn Trevino are creditors
of numerous bonds to the bonds. My wife and I started buying the bonds when we were in our early
years (1940-1950) when we were looking to save money in a conservative manner for our growing
family. We purchased the bonds with funds we both worked for. My wife was a school teacher and was
an engineer. We earned every investment dollar by working and saving for our golden years and our
children's education. It was hard work to save, we did not take fancy vacations and my wife worked hard
to support the family. The bonds were a source of pride and a source of security for us and our children.

When we purchased the PR bonds they were considered good quality and high ratings. Little did we
suspect that the bonds would fall into terrible conditions due to poor management who stole funds and
lined their pockets. The bonds subsequently lost their high ratings and fell into bankruptcy. Our saving
plans were in shambles, the bonds were virtually worthless and we were left with funds in low value
for us to sell and insufficient to count on for recovery. We continued work and saving hoping for a
recovering market. The one bailed us out and when the bonds matured they went into default and
stopped paying the interest promised. My wife died in 2019 working about the same amount of our
children's education.

I have read the arguments by the debtors on the subject of payment to my wife and my bond holdings
based upon the debtors' response to the court's notification. When a very poor argument that is not
substantiated by fact. I have been advised by counsel that bond holders are not entitled to a
withholding I have submitted brokerage bond records on our bond holdings in my name in each year.
It's always the same data showing when we purchased the bonds and name of the brokerage company
that held them. The date on the bonds have changed, the date of purchase the owners name and
number of bonds. The debtors' argument is that the bonds were sold to a third party and the
compensation for a lifetime of work and savings.

Dear Judge Swain, based upon the above arguments, I request you to reject the debtors' argument of
the debtors and look kindly to award those funds associated with our bonds to me and my wife's estate.

Sincerely yours,

Elaine Lynn Trevino

1501 Granville Drive

Tamiami, FL 33631

(813) 688-0881

meilynman@aol.com